

United States Department of Commerce

Pacant and Tradomark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

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FILING DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKETT NO.

SERIAL NUMBER	FILING DATE	
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		EXAMINER
		ART UNIT PAPER NUMBER
		ART OWN
		1612 27
		DATE MAILED:
		Examiner interview summary record
•		ative PTO personnel):
All participants (applica	ant, applicant's represer	Tomina Bripps
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(1) SUSALA	U CAGANA	ative, PTO personnel): (3) JOANNA R-1PPS (4) FAX # 703-816-4100
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	10/12/01	
Date of Interview	1011-101	- " " applicant's representative).
	: ☐ Personal (copy is	given to applicant applicant's representative).
Type. (3 tolophisms	etration conducted:	☐ Yes ☐ No. If yes, brief description:
Exhibit shown or den	nonstration conductors	
		rozched
	had with respect to	some or all of the claims in question. was not reached.
Agreement 🗆 was	reached with respect to	^
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Claims discussed:	A	\(\frac{1}{2}\)
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Identification of price	or art discusseu	
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Tex		opy of the amendments, if available, which the examiner agreed would render the claims allowable interview.
(A fuller descripti	on, if necessary, and a converted and	andments which would render the claims allowable to a same
attached.		ide a coparate record of the substance of the interview.
. It is not	necessary for applicant	provide a separate record of the substance of the interview. Decked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT the last Office in the substance of the interview. BSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office is a standard of the substance of the interview.
Unlose the naral	graph below has been c	ecked to indicate to the SNTERVIEW (e.g., items 1-7 on the reverse store of the substance of the interview.
2. Since t	he examiner's interview	summary above (including any attachments) reflects a complete form is considered to tallife the ent in the last Office action, and since the claims are now allowable, this completed form is considered to tallife the ent in the last Office action. Applicant is not relieved from providing a reparate record of the substance of the interview unless ast Office action. Applicant is not relieved from providing a reparate record of the substance of the interview unless as the considered to tallife the entire transfer of the interview unless as the considered to tallife the entire transfer of the interview unless as the considered to tallife the entire transfer of the interview unless as the considered to tallife the entire transfer of the entire transfer o
require	ements that may be pres	ast Office action. Applicant is not relieved from providing a popular and the state of the state
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